

*Via Facsimile: (703) 872-9306*

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#### REMARKS

The Office Action mailed October 8, 2004 has been carefully reviewed and the foregoing amendment has been made in consequence thereof.

Claims 1-60 are now pending in this application. Claims 1-60 are rejected.

The rejection of Claims 1-60 under 35 U.S.C. § 102(a) as being anticipated by Juedes et al. ("Juedes") (WO 01/13261) is respectfully traversed.

Juedes describes a system 100 that fulfill orders placed by a customer 104 from a provider 106 of a product over the internet 102. The provider sends the order information to an e-commerce hub 112 which arranges for transportation and delivery of the product. The hub software automatically selects, based on the order info and predetermined stored criteria, which of a plurality of predetermined carriers should be used to transport the product from the provider to the customer. Notably, Juedes does not allow an order change to be made based on a user's security level clearance.

Claim 1 recites "a method of managing a delivery schedule of an order using a system configured with a server which includes a goods delivery system...said method comprising ...allowing an order change to be made based on a user's security level clearance."

Juedes does not describe or suggest a method of managing a delivery schedule of an order using a system configured with a server which includes a goods delivery system, wherein the method includes allowing an order change to be made based on a user's security level clearance. Moreover, Juedes does not describe or suggest allowing an order change to be made based on a user's security level clearance. Rather, in contrast to the present invention, Juedes describes a delivery system wherein order status is updated or changed without regard to a user's security level clearance. For the reasons set forth above, Claim 1 is submitted to be patentable over Juedes.

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Claims 2-14 depend from independent Claim 1. When the recitations of Claims 2-14 are considered in combination with the recitations of Claim 1, Applicants submit that dependent Claims 2-14 likewise are patentable over Juedes.

Claim 15 recites "a method of managing a delivery schedule of an order using a system configured with a server...said method comprising...allowing an order change to be made based on a user's security level clearance."

Juedes does not describe or suggest a method of managing a delivery schedule of an order using a system configured with a server, wherein the method includes allowing an order change to be made based on a user's security level clearance. Moreover, Juedes does not describe or suggest allowing an order change to be made based on a user's security level clearance. Rather, in contrast to the present invention, Juedes describes a delivery system wherein order status is updated or changed without regard to a user's security level clearance. For the reasons set forth above, Claim 15 is submitted to be patentable over Juedes.

Claims 16-25 depend from independent Claim 15. When the recitations of Claims 16-25 are considered in combination with the recitations of Claim 15, Applicants submit that dependent Claims 16-25 likewise are patentable over Juedes.

Claim 26 recites "a computer program storage medium readable by a computer system and encoding a computer program of instructions for executing a computer process for managing deliveries of a goods delivery system...said computer process comprising...allowing an order change to be made based on a user's security level clearance."

Juedes does not describe or suggest a computer program storage medium readable by a computer system and encoding a computer program of instructions for executing a computer process for managing deliveries of a goods delivery system, said computer process comprising allowing an order change to be made based on a user's security level clearance. Moreover, Juedes does not describe or suggest allowing an order change to be made based on a user's

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security level clearance. Rather, in contrast to the present invention, Juedes describes a delivery system wherein order status is updated or changed without regard to a user's security level clearance. For the reasons set forth above, Claim 26 is submitted to be patentable over Juedes.

Claims 27-39 depend from independent Claim 26. When the recitations of Claims 27-39 are considered in combination with the recitations of Claim 26, Applicants submit that dependent Claims 27-39 likewise are patentable over Juedes.

Claim 40 recites "an apparatus for managing the delivery of an order from at least one supplier to a respective delivery agent, and from the delivery agent to a respective buyer, given order information, said apparatus comprising...means for allowing an order change to be made based on a user's security level clearance."

Juedes does not describe or suggest an apparatus for managing the delivery of an order from at least one supplier to a respective delivery agent, and from the delivery agent to a respective buyer, given order information, wherein the apparatus includes a means for allowing an order change to be made based on a user's security level clearance. Moreover, Juedes does not describe or suggest a means for allowing an order change to be made based on a user's security level clearance. Rather, in contrast to the present invention, Juedes describes a delivery system wherein order status is updated or changed without regard to a user's security level clearance. For the reasons set forth above, Claim 40 is submitted to be patentable over Juedes.

Claim 41 recites "a method of managing a delivery schedule of a multiple brand order using a system configured with a server which includes a goods delivery system...said method comprises allowing an order change to be made based on a user's security level clearance."

Juedes does not describe or suggest a method of managing a delivery schedule of a multiple brand order using a system configured with a server which includes a goods delivery system, wherein the method includes allowing an order change to be made based on a user's security level clearance. Moreover, Juedes does not describe or suggest allowing an order

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change to be made based on a user's security level clearance. Rather, in contrast to the present invention, Juedes describes a delivery system wherein order status is updated or changed without regard to a user's security level clearance. For the reasons set forth above, Claim 41 is submitted to be patentable over Juedes.

Claims 42-50 depend from independent Claim 41. When the recitations of Claims 42-50 are considered in combination with the recitations of Claim 41, Applicants submit that dependent Claims 42-50 likewise are patentable over Juedes.

Claim 51 recites "a method of managing a delivery schedule of a multiple brand order using a system configured with a server which includes a goods delivery system...said method comprises...allowing an order change to be made based on a user's security level clearance."

Juedes does not describe or suggest a method of managing a delivery schedule of a multiple brand order using a system configured with a server which includes a goods delivery system, wherein the method includes allowing an order change to be made based on a user's security level clearance. Moreover, Juedes does not describe or suggest allowing an order change to be made based on a user's security level clearance. Rather, in contrast to the present invention, Juedes describes a delivery system wherein order status is updated or changed without regard to a user's security level clearance. For the reasons set forth above, Claim 51 is submitted to be patentable over Juedes.

Claims 52-60 depend from independent Claim 51. When the recitations of Claims 52-60 are considered in combination with the recitations of Claim 51, Applicants submit that dependent Claims 52-60 likewise are patentable over Juedes.

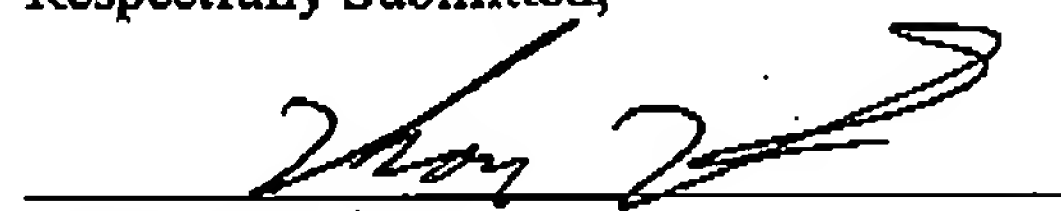
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For the reasons set forth above, Applicants respectfully request that the Section 102 rejection of Claims 1-60 be withdrawn.

In view of the foregoing remarks, this application is believed to be in condition for allowance. Reconsideration and favorable action is respectfully solicited.

Respectfully Submitted,

  
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